### 1 BEFORE THE CANNABIS COMPLIANCE BOARD STATE OF NEVADA $^{2}$ STATE OF NEVADA, CANNABIS 3 Case No. 2020-24 COMPLIANCE BOARD, 4 Petitioner, 5 vs. 6 WAVESEER OF LAS VEGAS, LLC, 7 Respondent. 8 9 10 COMPLAINT FOR DISCIPLINARY ACTION 11 The Cannabis Compliance Board of the State of Nevada (the "CCB"), by and through 12 counsel, Aaron D. Ford, Attorney General of the State of Nevada, L. Kristopher Rath, Esq., 13 Senior Deputy Attorney General, and Ashley A. Balducci, Esq., Senior Deputy Attorney 14 General, having a reasonable basis to believe that RESPONDENT WAVESEER OF LAS 15 VEGAS, LLC ("Waveseer LV" or "Respondent") has violated provisions of Chapters 678A 16 through 678D of the Nevada Revised Statutes ("NRS"), and Chapters 453A and 453D of the 17 Nevada Administrative Code ("NAC"), hereby issues its Complaint, stating the CCB's 18 charges and allegations as follows: 19 JURISDICTION 20 1. During all relevant times mentioned in this Complaint, Waveseer LV held, 21 and currently holds, the following license: Last Issued / Address License/Certificate 22 IDRenewed 23 RD132 7/1/2020 Adult-use Dispensary 83760475147127946601 24 25 26 111 27 111 28 111

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- 2. During all relevant times mentioned in this Complaint, Waveseer LV is and was registered as a domestic limited liability company in the State of Nevada. The Nevada Secretary of State lists David Rosen as the Manager of Waveseer LV. Alicia Ashcraft is listed as the Point of Contact for Waveseer LV with the CCB.
  - 3. Laws 2019, c. 595, § 240, eff. July 1, 2020, states, in pertinent part, as follows:
  - 1. The administrative regulations adopted by the Department of Taxation pursuant to chapters 453A and 453D of NRS governing the licensing and regulation of marijuana establishments and medical marijuana establishments remain in force and are hereby transferred to become the administrative regulations of the Cannabis Compliance Board on July 1, 2020. On and after July 1, 2020, these regulations must be interpreted in a manner so that all references to the Department of Taxation and its constituent parts are read and interpreted as being references to the Cannabis Compliance Board and its constituent parts, regardless of whether those references have been conformed pursuant to section 244 of this act at the time of interpretation...
  - 3. Any action taken by the Department of Taxation or its constituent parts pursuant to chapter 453A and 453D of NRS governing the licensing and regulation of marijuana establishments and medical marijuana establishments before July 1, 2020, remains in effect as if taken by the Cannabis Compliance Board or its constituent parts on and after July 1, 2020.
- 4. Effective July 1, 2020 and pursuant to NRS 678A.350, the CCB superseded the Marijuana Enforcement Division of the Department of Taxation (the "Department") in enforcing Nevada's laws and regulations for the cannabis industry.
- 5. As set forth below, the events at issue in this CCB Complaint occurred and/or were discovered after July 1, 2020, but prior to the effective date of the Nevada Cannabis Compliance Board's Regulations ("NCCR") on August 5, 2020. As a result, Waveseer LV is subject to NRS Title 56 and NAC Chapters 453A and 453D for the violations asserted herein. Therefore, Waveseer LV is subject to the jurisdiction of the CCB and subject to discipline pursuant to NRS 678A through 678D and the relevant provisions of NAC 453A and 453D. Violations are referenced herein to the statutes and regulations in effect at the time each said violation occurred and/or was discovered.

6. Pursuant to NRS 678A.500 and 678A.510(1), the CCB's Executive Director has transmitted the details of the suspected violations of WAVESEER LV to the Attorney General and the Attorney General has conducted an investigation of the suspected violations to determine whether they warrant proceedings for disciplinary action. The Attorney General has recommended to the Executive Director that further proceedings are warranted, as set forth in this CCB Complaint. The Executive Director has transmitted this recommendation and information to the CCB. Pursuant to NRS 678A.510(2)(b), the CCB has voted to proceed with appropriate disciplinary action under NRS 678A.520 through 678A.600, and has authorized service of this CCB Complaint upon Respondent pursuant to NRS 678A.510(1).

### **FACTUAL ALLEGATIONS**

- 7. CCB incorporates all prior Paragraphs as though fully set forth herein.
- 8. On February 21, 2020, the Department issued a Public Health and Safety Advisory (the "Advisory") identifying twenty (20) brands of cannabis that failed various microbial testing and retesting. These failures were discovered during an inspection of a cannabis independent testing laboratory.
- 9. On March 5, 2020, the Department sent a directive to all cannabis sales facilities via Listserv (the "Directive"). The Directive reiterated the Advisory, noting that secondary testing by an independent lab had found failed microbial results for cannabis products that the original lab had initially reported as passing. The Directive required that all "dispensaries/retail stores" conduct an inventory check to identify and document whether any cannabis brands listed on the Advisory were in their possession. If so, the cannabis establishments were to submit an email to the Department identifying what product or products were in their possession. Furthermore, these response emails were to be accompanied by a request to destroy or return the failed product to the originating cultivator.
- 10. On July 28, 2020, the CCB discovered, during another investigation, that Waveseer LV had failed to comply with the Directive and sold a cannabis brand identified

as Cherry OG, Metrc Tags: 1A404030000076F000007028 & 1A404030000076F000007034, which had failed laboratory microbial testing for yeast and mold, coliforms, Enterobacteriaceae, and Aspergillus.

11. On July 28, 2020, CCB sent a letter to the point of contact for Waveseer LV enquiring why Waveseer LV allowed sales of the failed product. On August 3, 2020, Waveseer LV replied to this correspondence and acknowledged that it had sold the failed product set forth in Paragraph 10. Waveseer LV also indicated in this response that it had undertaken corrective measures to prevent sales of failed cannabis products in the future.

### VIOLATIONS OF LAW

- 12. CCB incorporates all prior Paragraphs as though fully set forth herein.
- 13. As to license RD132, Respondent WAVESEER LV violated NAC 453D.905(3)(b)(11) by selling cannabis that had not passed the analysis required by a cannabis testing facility without written approval from the Department or CCB. Specifically, WAVESEER LV sold a cannabis brand identified as Cherry OG, Metrc Tags: 1A404030000076F000007028 & 1A404030000076F000007034, which had failed laboratory microbial testing for yeast and mold, coliforms, Enterobacteriaceae, and Aspergillus, as set forth in the Advisory and the Directive. This is a Category II violation, which carries a civil penalty of \$10,000 and a suspension of up to 20 days. NAC 453D.905(4)(b)(1).

### DISCIPLINE AUTHORIZED

Pursuant to the provisions of NRS 678A.600, NAC 453A.332, NAC 453D.312, NAC 453D.900, and NAC 453D.905, the CCB has the discretion to impose the following disciplinary actions:

- Suspend the license of Waveseer LV;
- 2. Impose a civil penalty of not more than \$35,000 for each separate violation of NRS Title 56 and NAC Chapters 453A and 453D on the license of Waveseer LV; and
  - 3. Take such other disciplinary action as the CCB deems appropriate.

    The CCB may order one or any combination of the discipline described above.

### RELIEF REQUESTED

Based on the foregoing, counsel for the CCB respectfully requests the CCB impose the penalty of a 20 day suspension against the license of Waveseer LV, RD132.

In addition, counsel for CCB requests the CCB impose civil penalties against Waveseer LV in the amount of \$10,000.

#### NOTICE TO RESPONDENT

PLEASE TAKE NOTICE, that Respondent has a right to request a hearing on the charges set forth herein, pursuant to NRS 678A.510 through 678A.590. Failure to demand a hearing constitutes a waiver of the right to a hearing and to judicial review of any decision or order of the Board, but the Board may order a hearing even if the respondent so waives his or her right. NRS 678A.520(2)(e).

PLEASE TAKE NOTICE, you, as the respondent, must answer this Complaint within 20 days after service of this Complaint, unless granted an extension. Pursuant to NRS 678A.520(2), in the answer Respondent:

- (a) Must state in short and plain terms the defenses to each claim asserted.
- (b) Must admit or deny the facts alleged in the complaint.
- (c) Must state which allegations the respondent is without knowledge or information form a belief as to their truth. Such allegations shall be deemed denied.
- (d) Must affirmatively set forth any matter which constitutes an avoidance or affirmative defense.
- (e) May demand a hearing. Failure to demand a hearing constitutes a waiver of the right to a hearing and to judicial review of any decision or order of the Board, but the Board may order a hearing even if the respondent so waives his or her right.

Failure to answer or to appear at the hearing constitutes an admission by the respondent of all facts alleged in the Complaint. The Board may take action based on such an admission and on other evidence without further notice to the respondent. NRS 678A.520(3).

The Board shall determine the time and place of the hearing as soon as is reasonably practical after receiving the respondent's answer. The Board shall deliver or send by registered or certified mail a notice of hearing to all parties at least 10 days before the hearing. The hearing must be held within 45 days after receiving the respondent's answer unless an expedited hearing is determined to be appropriate by the Board, in which event the hearing must be held as soon as practicable. NRS 678A.520(4).

Respondent's answer and Request for Hearing must be either: mailed via registered mail, return receipt; or emailed to:

Tyler Klimas, Executive Director Cannabis Compliance Board 555 E. Washington Avenue, Suite 4100 Las Vegas, Nevada 89101 tklimas@ccb.nv.gov

If served by email, Respondent must ensure that it receives an acknowledgement of receipt email from CCB as proof of service.

As the respondent, you are specifically informed that you have the right to appear and be heard in your defense, either personally or through your counsel of choice at your own expense. At the hearing, the CCB has the burden of proving the allegations in the Complaint. The CCB will call witnesses and present evidence against you. You have the right to respond and to present relevant evidence and argument on all issues involved. You have the right to call and examine witnesses, introduce exhibits, and cross-examine opposing witnesses on any matter relevant to the issues involved.

You have the right to request that the CCB issue subpoenas to compel witnesses to testify and/or evidence to be offered on your behalf. In making this request, you may be required to demonstrate the relevance of the witness's testimony and/or evidence.

If the respondent does not wish to dispute the charges and allegations set forth herein, within 30 days of the service of this Complaint, Respondent may pay the civil penalties set forth above in the amount of \$10,000 and discontinue its operations for 20 days during which its license is suspended, on notice to:

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1	Tyler Klimas, Executive Director
$_{2}$	Cannabis Compliance Board 555 E. Washington Avenue, Suite 4100
3	Las Vegas, Nevada 89101
4	YOU ARE HEREBY ORDERED to immediately cease the activity described above
5	which is a violation of Nevada law.
6	DATED: November 17, 2020.
7	STATE OF NEVADA, CANNABIS COMPLIANCE BOARD
8	
9	By: Tyler Klimas, Executive Director
10	555 E. Washington Avenue, Suite 4100 Las Vegas, Nevada 89101
11	$(702) \ 486-2300$
12	
13	AARON D. FORD Attorney General
14	1// Vant
15	By:
16	Senior Deputy Attorney General Ashley A. Balducci (Bar No. 12687)
17	Senior Deputy Attorney General 555 E. Washington Ave, Suite 3900
18	Las Vegas, Nevada 89101 (702) 486-9287
19	Attorneys for the Cannabis Compliance Board
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### DECLARATION AND CERTIFICATE OF SERVICE OF COMPLAINT FOR DISCIPLINARY ACTION (Service via Mail)

- I, Amber Virkler, hereby certify and affirm that:
  - 1. I am over the age of 18 years old.
  - 2. I am a Board Agent of the Cannabis Compliance Board ("CCB"), as defined in NCR 1.068.
  - 3. Pursuant to NRS 678A.520 and NCCR 4.075, I have served the Respondent herein with the Complaint for Disciplinary Action ("Complaint") in the above captioned matter as follows:

By placing a true and correct copy of the Complaint to be deposited for mailing in the United States Mail in a sealed envelope via registered or certified mail, prepaid in Las Vegas, Nevada, to Respondent's point of contact with the CCB under NCCR 2.050 at Respondent's address on file with the Board as follow:

	Name of point of contact served: Alicia Ashcraft, Esq.
	Address on file with CCB:
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Date of Service: November 17, 2020

I declare under penalty of perjury that the foregoing is true and correct.

Executed on November 17, 2020 (signature)